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MINISTRY OF COMMERCE

PUBLIC NOTICE

IMPORT TRADE CONTROL

New Delhi, the 7th September 1964

SUBJECT.—Import of machinery, components thereof, equipment, other commodities and raw materials from the U.S.A. under AID Loan No. 103.

No. 75-ITC(PN)/64.—Attention of importers is invited to Public Notice No. 52-ITC(PN)/64, dated the 24th June, 1964 as amended by Public Notices (i) No. 60-ITC(PN)/64, dated the 18th July, 1964, (ii) No. 72-ITC(PN)/64, dated the 2nd September, 1964 and (iii) No. 74-ITC(PN)/64, dated the 2nd September, 1964, setting out the conditions applicable to import licences under U.S.-AID Loan No. 103.

2. The following further amendments to the Public Notice No. 52-ITC(PN)/64, dated the 24th June, 1964 are notified:—

I. In the Appendix:

(a) In the second sentence of clause (xvii), for the words, "until such period as A.I.D. may indicate in the loan agreement or Implementation Letter", substitute the words, "till the end of 1973".

(b) Delete the existing clause (xix) and substitute the following revised clause in its place:

"(xix) Some special conditions are also applicable to imports of certain items under AID Loan No. 103. These special conditions and the items concerned are set out in Annexure XIV. The importer shall ensure that the special conditions, as applicable to the import of the item in question, are observed in addition to the other conditions detailed in this Public Notice. He should also ensure that the contract entered into with the U.S. supplier embodies *inter-alia*, the relevant provisions which the U.S. supplier has to comply with under the special conditions."

II. In Annexure I (List of Eligible Items):

(a) against item 1, for "Non-ferrous Metals and Non-ferrous Metal compounds" substitute "Copper and Aluminium".

(b) Delete (i) item 15 "Synthetic Rubber" and (ii) item 26, "Synthetic Latex (dry rubber basis)." Consequent on these deletions renumber the remaining items in the list commencing from item 16 appropriately.

(c) Insert "Ammonium Sulphate" as item 53.

III. In Annexure IV (List of items for which submission of the form "Notice to U.S. Business" is not necessary):

(a) against item 1

for "Non-ferrous metals (Copper, Zinc, Aluminium and their alloys)" substitute "Copper and Aluminium."

(b) Delete (i) item 5, "Synthetic Rubber" and (ii) item 28, "Synthetic Latex (Dry Rubber basis)". Consequent on these deletions re-number the remaining items in the list commencing from item 6 appropriately.

IV. In Annexure V (List of U.S. Suppliers):

(a) in item 1, (i) for the heading "Non-ferrous Metals (Copper, Zinc, Aluminium and their alloys and Alumina)" substitute "Copper, Aluminium and Alumina" (ii) against serial Nos. 2, 4, 5, 6, 8, 9, 10, 12, 14, 19, 20, 21, 24, 25, 26, 29, 30, 31, 39, 40, 42, 43 and 46; under the same heading delete the word "Zinc" wherever it occurs; also delete serial No. 53 and entries against it.

(b) Delete item 4 "Synthetic Rubber and Synthetic Latex (Dry Rubber basis)" and all entries appearing thereunder. Rerumber item 5 relating to Tyre Cord Synthetic Yarn as item 4. Rerumber also succeeding items (viz. 6 to 62) appropriately.

V. (After Annexure XIII, insert the enclosure to this Public Notice as Annexure XIV.

Enclosure to Public Notice No. 75-ITC(PN)/64, dated 7th September, 1964

(ANNEXURE XIV TO PUBLIC NOTICE NO. 52-ITC(PN)/64, DATED THE 24TH JUNE, 1964).
SPECIAL CONDITIONS APPLICABLE TO CERTAIN ITEMS OF IMPORT

I. D.D.T. (20% or more D.D.T.):

(1) *Inspection.*—The seller must agree to make each shipment available to buyer's representative for inspection and sampling prior to loading aboard vessel or at source plant.

(2) *Special Instructions:*

(a) The Bid Invitation (Notice to U.S. Business) should not be limited to particular trade names. The Principal formulation (as well as the trade name if desired) should be included so that all manufacturers have an equal opportunity to bid.

(b) Evaluation: Bids will be evaluated and awards made on the basis of the lowest landed cost per unit of active ingredient in acceptable form and condition.

(c) Packing: Suitable for export shipment and climatic conditions prior to arrival at port and at destination site, and suitable for maintaining physical condition of each material requested.

II. Dye Stuffs including Dye Intermediates:

The items to be imported will be restricted to colors, dyes and pigments listed in the Color Index or any of the types of product covered by the Color Index invented or produced subsequent to the issuance of same. While submitting 'Notice to U.S. Business' for the items proposed for procurement, the importer shall indicate therein full specifications including the specific Color required and Color Index or prototype number.

III. Crude Oil and Petroleum Products (e.g. lubricants Petroleum Coke etc.):

Invoices must identify commodities shipped hereunder by: (1) AID Commodity Code; (2) Proprietary name, if any, and other suitable identifying description, including generally accepted trade identification symbol, and when applicable the viscosity number and (3) applicable United States military or Federal Specification Number, if any.

IV. Stainless Steels and/or Stainless Steel Products:

Import of Stainless Steels and/or Stainless Steel Products, in which nickel is an alloy of value, will be subject to the condition that the U.S. suppliers should agree to purchase at the option of the United States Government and under applicable procedures (to be ascertained by the U.S. supplier from the General

Services Administration, Defence Materials Service, Washington DC 20405), surplus nickel from the Defence Production Act Inventory through G.S.A. in amounts equal to the quantity of nickel required to produce the Stainless Steels and/or Stainless Steel Products supplied.

2. The importer should specify the above obligation of the U.S. supplier in the 'Notice to U.S. Business' relevant to the procurement. He should also, besides embodying the above obligation in his contracts with the U.S. suppliers, inform the U.S. AID, Faridkot House, New Delhi of the name of the U.S. supplier and the particulars of the transaction as soon as the purchase contract is made.

V. Tin Plate and/or Terne Plate:

Import of Tin Plate and/or Terne Plate will be subject to the condition that the U.S. suppliers should agree to purchase at the option of the U.S. Government and under applicable procedures (to be ascertained by the U.S. supplier from the General Services Administration, Defence Materials Service, Washington DC 20405), surplus pig tin from the National Stockpile through G.S.A. in amounts equal to the quantity required to produce the Tin Plate and/or Terne Plate to be supplied.

2. The importer should specify the above obligation of the U.S. supplier in the 'Notice to U.S. Business' relevant to the procurement. He should also, besides embodying the above obligation in his contracts with the U.S. suppliers, inform the U.S. AID, Faridkot House, New Delhi of the name of the U.S. supplier and the particulars of the transaction as soon as the purchase contract is made.

VI. Nickel Products and Nickel Base Alloy Products:

Import of Nickel Products and Nickel Base Alloy Products, in which nickel is the alloy of chief value, will be subject to the condition that the U.S. supplier should agree to purchase at the option of the U.S. Government and under applicable procedures (to be ascertained by the U.S. supplier from the General Services Administration, Defence Materials Service, Washington D.C. 20405), surplus nickel from the Defence Production Act Inventory through G.S.A. in amounts equal to the quantity required to produce the nickel and/or nickel base alloy products supplied.

2. The importer should specify the above obligation of the U.S. supplier in the 'Notice to U.S. Business' relevant to the procurement. He should also, besides embodying the above obligation in his contracts with the U.S. suppliers, inform the U.S. AID, Faridkot House, New Delhi of the name of the U.S. supplier and the particulars of the transaction as soon as the purchase contract is made.

VII. Tin Metal and Tin Base Alloys in primary forms (excluding Pig Tin and Tin Products) and Tin Base Alloy Products including Tin Base Babbitt Metals:

Import of these items will be subject to the condition that the U.S. suppliers should agree to purchase at the option of the U.S. Government and under applicable procedures (to be ascertained by the U.S. supplier from the General Services Administration, Defence Materials Service, Washington DC 20405), surplus pig tin from the National Stockpile through G.S.A. in amounts equal to the quantity required to produce the tin and/or tin base alloy products to be supplied.

2. The importer should specify the above obligation of the U.S. supplier in the 'Notice to U.S. Business' relevant to the procurement. He should also, besides embodying the above obligation in his contracts with the U.S. suppliers, inform the U.S. AID, Faridkot House, New Delhi of the name of the U.S. supplier and the particulars of the transaction as soon as the purchase contract is made.

VIII. Rubber Tyres and Tubes:

Import of Rubber Tyres and Tubes will be subject to the condition that the U.S. suppliers should agree to purchase at the option of the U.S. Government and under applicable procedures (to be ascertained by the U.S. supplier from the General Services Administration, Defence Materials Service, Washington DC 20405) and within quantity and price restrictions contained in current stockpile rubber plans, excess natural rubber from the U.S. Strategic and Critical Stockpile in amounts equal to 100 per cent of the sale price of the tyres and tubes supplied.

2. The importer should specify the above obligation of the U.S. supplier in the 'Notice to U.S. Business' relevant to the procurement. He should also, besides embodying the above obligation in his contracts with the U.S. suppliers, inform the U.S. AID, Faridkot House, New Delhi of the name of the U.S. supplier and the particulars of the transaction as soon as the purchase contract is made.

P. SABANAYAGAM,
Chief Controller of Imports and Exports.

